BakerHostetler

November 13, 2018

VIA ECF AND ELECTRONIC MAIL Honorable Stuart M. Bernstein United States Bankruptcy Court Southern District of New York One Bowling Green, Room 723 New York, New York 10004-1408 Bernstein.chambers@nysb.uscourts.gov

Re: In re: Bernard L. Madoff, Adv. Pro. No. 08-01789 (SMB)

Dear Judge Bernstein:

We write pursuant to this Court's October 23, 2018 Order Regarding the Retention of Documents by the Discovery Arbitrator, and in response to Ms. Chaitman's November 6, 2018 letter addressing pending matters before Judge Maas.

We agree with Ms. Chaitman that the only pending matter before Judge Maas involving Chaitman LLP is the ongoing dispute over Ms. Chaitman's request for "trading records," which has historically proceeded under the *Picard v. Wilenitz*, Adv. Pro. No. 10-04995 case caption. The Trustee has no objection to Judge Maas discarding any records he has retained in connection with any other matters involving defendants represented by Chaitman LLP.

While Ms. Chaitman's list of documents appears to be accurate, in an effort to ensure that no pertinent records are discarded, we respectfully request that Judge Maas retain all documents in his possession that were submitted in connection with the *Wilenitz* "trading records" dispute.

We remain available to the extent we can be of any further assistance to Judge Maas in resolving this matter.

Respectfully submitted,

/s/ Nicholas J. Cremona

Nicholas J. Cremona

cc: Helen Davis Chaitman (via email)

Baker&Hostetler LLP

45 Rockefeller Plaza New York, NY 10111

T 212.589.4200 F 212.589.4201 www.bakerlaw.com

Nicholas J. Cremona direct dial: 212.589.4682 ncremona@bakerlaw.com

Atlanta Chicago Cincinnati Cleveland Columbus Costa Mesa Denver Houston Los Angeles New York Orlando Philadelphia Seattle Washington, DC